

VICTIM**CRIMINAL COMPLAINT****United States District Court****DISTRICT of ARIZONA**United States of America
v.

DOCKET NO.

Israel David Hoyer, aka Israel David Hernandez,
(DOB: XX/XX/1968); United States Citizen

MAGISTRATE'S CASE NO.

16-04440MJ

Complaint for violation of Title 18, United States Code §§ 2252A(a)(5)(B) and (b)(2)

COMPLAINANT'S STATEMENT OF FACTS CONSTITUTING THE OFFENSE OR VIOLATION:

Before and on or about May 12, 2016, in the District of Arizona, the defendant, ISRAEL DAVID HOYER, aka ISRAEL DAVID HERNANDEZ, using any means or facility of interstate or foreign commerce, did knowingly possess child pornography, that is, visual depictions, the production of which involved the use of minors engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2), and which depicted such conduct, which had been shipped and transported in interstate or foreign commerce by means of computer, all in violation of Title 18, United States Code, Section 2252A(a)(5)(B) and (b)(2).

BASIS OF COMPLAINANT'S CHARGE AGAINST THE ACCUSED:

Law enforcement received information from an electronic service provider that an individual using an email address tied to a residence on Calle Cascada in Tucson, Arizona had uploaded images of child pornography to an e-mail in September, 2015. During another investigation involving child pornography and sexual exploitation of a minor, agents found messages regarding sexual conduct with children exchanged during January, 2016, by a resident tied to that same address and e-mail and another individual who has been charged with production of child pornography. The subscriber to the e-mail address which had uploaded child pornography and the messaging application was identified as ISRAEL DAVID HOYER, and agents obtained a federal search warrant for his residence on Calle Cascada and HOYER. On May 12, 2016, when Tucson Police Department Detectives and HSI agents executed the search warrant, they found a thumb drive belonging to HOYER which contains images of child pornography depicting pre-pubescent children. HOYER admitted that he was the user of the e-mail account referenced above, and that he had been the one communicating with another man regarding sexually exploiting children, including children which HOYER had been babysitting.

MATERIAL WITNESS(ES) IN RELATION TO THE CHARGE:**DETENTION REQUESTED**

COMPLAINT REVIEWED by AUSA Carin C. Duryee

SIGNATURE OF COMPLAINANT

Being duly sworn, I declare that the foregoing is true and correct to the best of my knowledge.

OFFICIAL TITLE & NAME:

Deputy Jen Rippey

Sworn to before me and subscribed in my presence.

SIGNATURE OF MAGISTRATE JUDGE¹⁾**DATE**

May 13, 2016

¹⁾ See Federal rules of Criminal Procedure Rules 3 and 54